Exhibit 1

HEALTH REPUBLIC INSURANCE	
COMPANY	
Plaintiff,	
on behalf of itself and all	
others similarly situated,	No. 1:16-cv-00259-MMS
v.	(Judge Sweeney)
	(Judge Sweeney)
THE UNITED STATES OF AMERICA	
Defendant.	
COMMON GROUND HEALTHCARE	
COOPERATIVE	
Plaintiff,	
on behalf of itself and all	
others similarly situated,	
v.	No. 1:17-cv-00877-MMS
	(Judge Sweeney)
THE UNITED STATES OF AMERICA	
Defendant.	

OBJECTION OF CAREFIRST OF MARYLAND, INC., GROUP HOSPITALIZATION AND MEDICAL SERVICES, INC. (ALSO IDENTIFIED AS GHMSI IN DOCS. 82 AND 105) AND CAREFIRST BLUECHOICE, INC. TO CLASS COUNSEL'S MOTION FOR APPROVAL OF ATTORNEY'S FEE REQUEST AND JOINDER IN OPPOSITION AND OBJECTION FILED BY OBJECTING CLASS MEMBERS

CareFirst of Maryland, Inc., Group Hospitalization and Medical Services, Inc. (also identified as GHMSI in Docs. 82 and 105)¹ and CareFirst BlueChoice, Inc. hereby object to Quinn Emanuel's request for over \$184 million in fees and join in the opposition and objection filed by Objecting Class Members and incorporate herein the arguments made by Objecting Class Members.

Respectfully submitted,

Patrick de Gravelles

Litigation General Counsel CareFirst BlueCross BlueShield

840 First Street, N.E., DC12-08

Washington, D.C. 20065 Telephone: (202) 680-7457 Facsimile: (301) 470-5165

Email: patrick.degravelles@CareFirst.com
Attorney for CareFirst of Maryland, Inc.,
Group Hospitalization and Medical
Services, Inc., and CareFirst BlueChoice,

Inc.

¹ Doc. 82 and 105 contain references to both Group Hospitalization and Medical Services, Inc. as well as GHSMI. Those in fact are the same legal entity.

HEALTH REPUBLIC INSURANCE	
COMPANY,	
Plaintiff, on behalf of itself and all others similarly situated, v.	No. 1:16-cv-00259-MMS (Judge Sweeney)
THE UNITED STATES OF AMERICA Defendant.	
COMMON GROUND HEALTHCARE COOPERATIVE,	
Plaintiff, on behalf of itself and all others similarly situated,	No. 1:17-cv-00877-MMS (Judge Sweeney)
V.	
THE UNITED STATES OF AMERICA Defendant.	

GROUP HEALTH COOPERATIVE AND KAISER FOUNDATION HEALTHPLAN OF THE NW'S OBJECTION TO CLASS COUNSEL'S MOTION FOR APPROVAL OF ATTORNEY'S FEE REQUEST AND JOINDER IN OPPOSITION AND OBJECTION FILED BY OBJECTING CLASS MEMBERS

Group Health Cooperative and Kaiser Foundation Healthplan of the NW hereby object to Quinn Emanuel's request for over \$184 million in fees and join in the opposition and objection filed by Objecting Class Members and incorporate herein the arguments made by Objecting Class Members.

Respectfully submitted,

/s/ Jack Burns JACK BURNS JBurns@sheppardmullin.com 501 West Broadway, 19th Floor San Diego, CA 92101-3598 Telephone: 619.338.6588

HEALTH REPUBLIC INSURANCE COMPANY

Plaintiff, on behalf of itself and all others similarly situated,

No. 1:17-cv-00877-MMS (Judge Sweeney)

v.

THE UNITED STATES OF AMERICA Defendant.

OSCAR HEALTH'S OBJECTION TO CLASS COUNSEL'S MOTION FOR APPROVAL OF ATTORNEY'S FEE REQUEST AND JOINDER IN OPPOSITION AND OBJECTION FILED BY OBJECTING CLASS MEMBERS

Oscar Health Plan of California, Oscar Insurance Company of Texas, Oscar Insurance Corporation, and Oscar Insurance Corporation of New Jersey, hereby object to Quinn Emanuel's request for over \$184 million in fees and join in the opposition and objection filed by the Objecting Class Members and incorporate herein the arguments made by the Objecting Class Members.

Respectfully submitted,

—DocuSigned by:

Harold Grunburg
HAROCCO CREENBERG, ESQ.

General Counsel and Corporate Secretary

Oscar Health Plan of California

Oscar Insurance Company of Texas

Oscar Insurance Corporation

Oscar Insurance Corporation of New Jersey

HEALTH REPUBLIC INSURANCE	
COMPANY,	
Plaintiff, on behalf of itself and all others similarly situated,	No. 1:16-cv-00259-MMS (Judge Sweeney)
V.	
THE UNITED STATES OF AMERICA Defendant.	
COMMON GROUND HEALTHCARE	
COOPERATIVE,	
Plaintiff, on behalf of itself and all others similarly situated,	No. 1:17-cv-00877-MMS (Judge Sweeney)
v.	
THE UNITED STATES OF AMERICA Defendant.	

PRESBYTERIAN INSURANCE COMPANY, INC. AND PRESBYTERIAN HEALTH PLAN, INC.'S OBJECTION TO CLASS COUNSEL'S MOTION FOR APPROVAL OF ATTORNEY'S FEE REQUEST AND JOINDER IN OPPOSITION AND OBJECTION FILED BY OBJECTING CLASS MEMBERS

Presbyterian Insurance Company, Inc. and Presbyterian Health Plan, Inc. hereby object to Quinn Emanuel's request for over \$184 million in fees and join in the opposition and objection filed by Objecting Class Members and incorporate herein the arguments made by Objecting Class Members.

Respectfully submitted,

/s/ Margaret McNett

Margaret McNett

Vice President & Associate General Counsel
Presbyterian Insurance Company, Inc. and Presbyterian
Health Plan, Inc.
9521 San Mateo Blvd. NE
Albuquerque, New Mexico 87113
505-923-6107

HEALTH REPUBLIC INSURANCE COMPANY

Plaintiff, on behalf of itself and all others similarly situated,

No. 1:17-cv-00877-MMS (Judge Sweeney)

v.

THE UNITED STATES OF AMERICA Defendant.

PRIORITY HEALTH AND PRIORITY HEALTH INSURANCE COMPANY'S OBJECTION TO CLASS COUNSEL'S MOTION FOR APPROVAL OF ATTORNEY'S FEE REQUEST AND JOINDER IN OPPOSITION AND OBJECTION FILED BY KAISER AND UNITED

Priority Health and Priority Health Insurance Company hereby objects to Quinn Emanuel's request for over \$184 million in fees and joins in the opposition and objection filed by Kaiser and United and incorporates herein the arguments made by Kaiser and United.

Respectfully submitted,

Kimberly Thomas, SVP and General Counsel

HEALTH REPUBLIC INSURANCE COMPANY,	
Plaintiff, on behalf of itself and all others similarly situated,	No. 1:16-cv-00259-MMS (Judge Sweeney)
V.	
THE UNITED STATES OF AMERICA Defendant.	
COMMON GROUND HEALTHCARE COOPERATIVE,	
Plaintiff, on behalf of itself and all others similarly situated,	No. 1:17-cv-00877-MMS (Judge Sweeney)
v.	
THE UNITED STATES OF AMERICA Defendant.	

SHA, L.L.C AND SOUTHWEST LIFE AND HEALTH INSURANCE COMPANY'S OBJECTION TO CLASS COUNSEL'S MOTION FOR APPROVAL OF ATTORNEY'S FEE REQUEST AND JOINDER IN OPPOSITION AND OBJECTION FILED BY OBJECTING CLASS MEMBERS

SHA, L.L.C. and Southwest Life and Health Insurance Company hereby object to Quinn Emanuel's request for over \$184 million in fees and joins in the opposition and objection filed by Objecting Class Members and incorporates herein the arguments made by Objecting Class Members.

Respectfully submitted,

David H. Ellenbogen

General Counsel

SHA, L.L.C.

August 20, 2020

David H. Ellenbogen

General Counsel

Southwest Life and Health Insurance Company

August 20, 2020